IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WISCONSIN

OXBO INTERNATIONAL CORPORATION,	
Plaintiff, v.	SPECIAL VERDICT FORM: DAMAGES
H&S MANUFACTURING COMPANY, INC.,	15-cv-292-jdp
Defendant.	
We, the jury, for our special verdict, do find as	s follows:
QUESTION NO. 1: Did plaintiff and its licensee covered by the triple head patents during the term of	• -
ANSWER: \sqrt{eS} ("yes" or	"no")
QUESTION NO. 2: Is plaintiff entitled to recover '929 patent, the '739 patent, and the '488 patent?	r lost profits with respect to the
ANSWER: ("yes" or	"no")
If "yes," answer question 3. If "no," go to question 4	·.
QUESTION NO. 3: What amount of lost profits is	plaintiff entitled to recover?
\$_n/a	
If you answered question 2 "yes," skip question 4 and	d go to question 5. If you
answered question 2 "no," go to question 4.	

QUESTION NO. 4: What is a reasonable royalty for defendant's use of the '929 patent, the '739 patent, and the '488 patent?

Regardless of how you answered any of the previous questions, answer question 5:

QUESTION NO. 5: What is a reasonable royalty for defendant's use of the '052 patent?

Regardless of how you answered any of the previous questions, answer question 6.

QUESTION NO. 6: Do you find that defendant's infringement of the '929 patent was willful?

A "yes" is a finding for plaintiff and a "no" is a finding for defendant.

May augusted
Presiding Juror

Madison, Wisconsin

Dated this ∂I day of June, 2017